CHOLAKIAN & ASSOCIATES APROFESSIONAL CORPORATION 400 OYSTER POINT BLYD., SUITE 415 SOUTH SAN FRANCISCO. CALIFORNIA 94080	1 2 3 4 5 6 7	KEVIN K. CHOLAKIAN (S.B. #103423) BRIAN FINN (S.B. # 142368) CHOLAKIAN & ASSOCIATES A Professional Corporation 400 Oyster Point Blvd., Ste. 415 South San Francisco, CA 94080 Telephone: (650) 871-9544 Facsimile: (650) 871-9552 email: kcholakian@cholakian.net bfinn@cholakian.net Attorneys for Defendant OAKLAND HOUSING AUTHORITY	
	8	UNITED STATES DISTRICT COURT	
	9	NORTHERN DISTRICT OF CALIFORNIA	
	10	(VEITH DDYANT in line land	USDC Case No.: C12-02102EMC
	11	KEITH BRYANT, an individual,	[PROPOSED] ORDER TO
	12 13	Plaintiff,) vs.	DEFENDANTCAREL DUPLESSIS'
	14	Í	MOTION TO DISMISS
	15	OAKLAND HOUSING AUTHORITY, a municipal corporation; CAREL J.	FRCP 12(B)(6)
	16	DUPLEISSIS, in his capacity as Chief of Police for the OAKLAND HOUSING	Datas July 5 2012
	17	AUTHORITY; Officer BRIAN	Date: July 5, 2012 Time: 10:00 a.m.
	18	CZEZHOWSKI, an individually and in his capacity as a police officer for the OAKLAND	Location: U.S. District Court San Francisco Courthouse
	19	HOUSING AUTHORITY; Officer Z.) HOMAYUN, individually and in his capacity)	Courtroom 5, 17th Floor 450 Golden Gate Avenue
	20	as a police officer for the OAKLAND	San Francisco, CA 94102
	21	HOUSING AUTHORITY; Officer OSCAR VARGAS, individually and in his capacity as	
	22	a police officer for the OAKLAND HOUSING)	
	23	AUTHORITY; DOES 1-25 inclusive, Defendants,	
	24	Defendants,	
	25		
	26	Defendant CAREL J. DUPLESSIS' Motion to Dismiss under FRCP 12(b)(6) came	
	27	regularly for hearing on July 5, 2012. The Parties appeared by and through their Attorneys of	
	28	Record. After considering the papers filed and arguments presented in support of and in	

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CHOLAKIAN & ASSOCIATES

In light of Plaintiff's statement of nonopposition, the motion to dismiss is granted." opposition to the motion, and upon good cause showing.

DUPLESSIS' Motion to Dismiss under FRCP 12(b)(6) is GRANTED with Prejudice. The claim against Chief DUPLESSIS, in his official capacity, is simply a claim against the Oakland Housing Authority. The claim against Chief DUPLESSIS in his official capacity is redundant

IT IS ORDERED, ADJUDGED, AND DECREED that Defendant CAREL J.

and to keep him in this lawsuit would be improper and would create a waste of resources.

DATED: June 5, 2012

